## **REMARKS**

Reconsideration and allowance are respectfully requested.

The indication of allowable subject matter in claims 1-20 is gratefully acknowledged and the amendments above are believed to overcome the rejection(s) under 35 U.S.C. 112.

The specification has been amended to incorporate the proper headings under rule 37 CFR 1.97 as requested. The title has been changed pursuant to the Examiner's instruction.

Currently amended claims 1 and 12 do not include the phrase "zone 1" or "zone 2" within parenthesis. Currently amended claims 1 and 2 provide a better description of what is being claimed with respect to the fire zones and is consistent both in the claims and the specification in the amendments above.

Both the specification (page 4 lines 21-26) and claim 16 has been amended to clarify that the mid-portion being referred is the mid-portion of the radial drive 48.

With respect to the rejection for failing to specify what a fluid system is, the definition of the "fluid system" is immaterial to the invention as claimed.

However, the fluid system may consist of one or more of oil, gas or fuel pipes.

Entry of this amendment is solicited, is believed appropriate, and is believed to distinguish the invention from the cited references. For the foregoing reasons, reconsideration and allowance are believed in order and are solicited.

Respectfully submitted,

W. Warren Taltavull

Manelli Denison & Selter PLLC

2000 M Street N.W

Suite 700

Washington, D.C. 20036 (202) 261 1047

Reg. No. 25647